21 September 1953

MEMORARDOM FOR: Security Office 25X1A ATTENTION : Request for Reconsideration of Decision by this office SUBJECT 25X1A on Quarters Allowance for 25X1A has requested this office to reconsider a decision 25X1A of September 8, 1952 regarding the nature of the quarters allowance to which he was entitled while serving overseas with On the basis of this decision he has received sizable overpayments on account of quarters allowance 2. In the course of our reconsideration of our decision we have 25X1A initial letter of appointment as a staff agent examined and are able to find no basis for revising our original position test 25X1A his entitlement to guarters allowance should be in strict accordance with normal government and CIA regulations. His earlier letter contains nothing with respect to his right to retain allowances paid by 25X1A in excess of those computed by government standards. In the absence of any such provision, is subject to the usual attention that government rules. It might be brought to 25X1A the underlying statutory authority in the matter of overseas quarters for government civilian personnel is the provision of quarters in kind and where such are not available an allowance in lieu thereof. The allowance is intended to defray only the actual expenses of living quarters within maximum limitations. Particular regulations implementing 25X1A this authority as applied to the case were quoted or cited in our decision of September 8, 1952. We were there aware of the fundamental difference that the has noted between the military 25X1A and civilian entitlement to quarters allowance. This difference is grounded in statute. 25X1A 3. We can appreciate discomfort over his appearance of relying upon his wife for a pertion of his support and his inability to live within his salary in his efforts to do a creditable job. However, if his work compelled him to sustain expenses beyond normal living

costs commensurate with one of his grade, appropriate mechanisms existed

to permit him to obtain approval of such amounts as reimbursable expenses. The method of relief should not lie in retention of an improperly computed allowance for quarters which, as stated above, is intended only for one specific purpose.

25X1A

4. We would be pleased to discuss this case further with you

25X1A

Office of General Counsel

OGC/GHK:cst

Distribution:

Orig & 1 - Addressee

1 - Subject File

1 - GHK

2 - OGC, 317 South

1 - Chrono